1 2 3 4 5	Nicholas W. Armstrong (Bar No. 270963) Oscar M. Price, IV (admitted pro hac vice) PRICE ARMSTRONG, LLC 1919 Cahaba Road Birmingham, AL 35223 Phone: 205.706.7517 Fax: 205.209.9588 nick@pricearmstrong.com oscar@pricearmstrong.com	QUINN EMANUEL URQUHART & SULLIVAN, LLP Stephen A. Broome (Bar No. 314605) stephenbroome@quinnemanuel.com William R. Sears (Bar No. 330888) willsears@quinnemanuel.com 865 South Figueroa Street, 10 th Floor Los Angeles, California 90017 Telephone: (213) 443-3000 Facsimile: (213) 443-3100
6 7	Attorneys for Plaintiffs Jon Hart, Alex Daniels, and Joshua Dunlap	Lindsay Cooper (Bar No. 287125) lindsaycooper@quinnemanuel.com
8		50 California Street, Floor 22 San Francisco, California 94111
9		Telephone: (415) 875-6600 Facsimile: (415) 875-6700
10		Anil Makhijani (admitted pro hac vice) anilmakhijani@quinnemanuel.com Casey Adams (admitted pro hac vice)
11 12		casey Adams (admitted <i>pro nac vice</i>) caseyadams@quinnemanuel.com 51 Madison Avenue, Floor 22
13		New York, New York 10010 Telephone: (212) 849-7000
14		Facsimile: (212) 849-7100
15		Attorneys for Defendant TWC Product and Technology LLC
16		DIGEDICE COLUDE
17	UNITED STATES DISTRICT COURT	
18		CT OF CALIFORNIA
19	JON HART, ALEX DANIELS, and JOSHUA DUNLAP,	Case No. 4:20-cv-03842-JST
20	Plaintiffs,	Class Action
21	vs.	JOINT STATUS REPORT
22	TWC PRODUCT AND TECHNOLOGY LLC,	
23	Defendant.	
24		
25		
26		
27		
28		

Case No. 4:20-cv-03842-JST JOINT STATUS REPORT

JOINT STATUS REPORT 1 2 Pursuant to the Court's March 30, 2023 Order (Dkt. 198), Plaintiffs Jon Hart, Alex Daniels, 3 and Joshua Dunlap (collectively "Plaintiffs") and Defendant TWC Product and Technology LLC 4 ("Defendant" or "TWC," and together with Plaintiffs, the "Parties"), by and through their 5 undersigned counsel, submit this Joint Status Report. Since the Court entered its Order, the Parties have been diligently working to resolve this 6 7 dispute and have agreed to a resolution in principle. The Parties are now working to memorialize 8 and finalize that agreement. Accordingly, the Parties respectfully request that the Court enter an 9 order setting a date in early June 2023, by which time the Parties will be able to either (1) confirm the matter has been resolved and file the paperwork necessary to finalize that resolution or (2) file 10 11 a Joint Status Report advising on the status of the ongoing matter. 12 DATED: April 24, 2023 QUINN EMANUEL URQUHART & SULLIVAN, LLP 13 By /s/ Stephen A. Broome Stephen A. Broome 14 Attorney for Defendant TWC 15 Product and Technology LLC 16 DATED: April 24, 2023 PRICE ARMSTRONG LLC 17 By /s/ Oscar M. Price 18 Oscar M. Price, IV 19 Attorney for Plaintiffs Jon Hart, Alex Daniels, and Joshua Dunlap 20 21 22 23 24 25 26

-1-

27

28

Case No. 4:20-cv-03842-JST JOINT STATUS REPORT

1	<u>ATTESTATION</u>		
2	I, Stephen A. Broome, am the ECF User whose ID and password are being used to file this		
3	document. In compliance with Civil Local Rule 5-1(h)(3), I hereby attest that Oscar M. Price, IV		
4	has concurred in this filing.		
5			
6	DATED: April 24, 2023	QUINN EMANUEL URQUHART & SULLIVAN, LLP	
7		/s/ Stephen A. Broome	
8		Stephen A. Broome	
9			
0			
1			
2			
3			
4			
5			
6			
7			
8			
9			
20			
21			
22			
23			
24			
25			
26			
27			
28			